	Case 1.00 of C2000 CCV Bookinone 200	1 110d 11/00/00 1 ago 1 010	
1 2 3 4 5 6 7 8	MARRON & ASSOCIATES PAUL J. MARRON, Esq., State Bar No. 128245 STEVEN C. RICE, State Bar No. 109659 320 Golden Shore, Suite 410 Long Beach, CA 90802 Tel.: 562.432.7422 Fax: 562.432.8682 E-mail: pmarron@marronlaw.com MORGAN, LEWIS & BOCKIUS LLP ROBERT JON HENDRICKS, State Bar No. 1797: ALBERT HUANG, State Bar No. 193005 300 South Grand Avenue, Twenty-Second Floor Los Angeles, CA 90071-3132 Tel.: 213.612.2500 Fax: 213.612.2501 E-mail: rhendricks@morganlewis.com	51	
10 11 12 13	MORGAN LEWIS & BOCKIUS LLP REBECCA EISEN, State Bar No. 96129 ANN MARIE REDING, State Bar No. 226864 One Market, Spear Tower San Francisco, CA 94105 Tel: 415.441-1000 Fax: 415.441-1001 E-mail: reisen@morganlewis.com		
14 15 16 17 18 19 20 21 22	UNITED STATES I NORTHERN DISTRIC SAN FRANCIS ROOSEVELT KAIRY, LARRY BROWN, WAYNE DICKSON, DRAKE OSMUN, AND HARJINDER SINGHDIETZ On Behalf of Themselves, All Other Similarly Situated, And The General Public, Plaintiffs, vs.	CT OF CALIFORNIA	L,
23 24 25 26	SUPERSHUTTLE INTERNATIONAL, INC.; SUPERSHUTTLE FRANCHISE CORPORATION, and DOES 1 through 20, inclusive, Defendants.	MOTION TO DISMISS CLAIMS FOR LACK OF SUBJECT MATTER JURISDICTION MOTION TO DISM AND/OR FOR OTHER RELIEF FOR FAILURE TO PROPERLY JOIN NECESSARY PARTIES Hearing Date: November 6, 2009	ISS,
27 28	AND COUNTERCLAIMS	Time.: 9:00 a.m. Ctrm.: 11 (19th Floor) Trial Date: None set	
I		Case No. 08-CV-02993-ISW	

STIPULATION 1 WHEREAS on August 17, 2009, Defendants filed their Motion of Defendants 2 SuperShuttle International Inc, and SuperShuttle Franchise Corporations To Dismiss Claims 3 4 Pursuant To Rule 12 and Defendants' Motion to Dismiss, And /Or For Other Relief For Failure to 5 Properly Join Necessary Parties ("Defendants' Motions to Dismiss"), and 6 WHEREAS the Court has rescheduled the hearings on Defendants' Motions to Dismiss from October 30, 2009 to November 6, 2009, and counsel for Defendants are unable to attend on 8 this new hearing date due to prior commitments in another matter; and, 9 WHEREAS Counsel for plaintiffs has agreed to the continuance as an accommodation to 10 11 defense counsel; 12 THE PARTIES HEREBY STIPULATE AND REQUEST that the hearings for 13 Defendants' Motions to Dismiss be continued to November 13, 2009, at 9:00 a.m., a date 14 approved by the Court's Clerk. 15 16 Dated: November 3, 2009 MARRON & ASSOCIATES 17 18 By: 19 Paul J. Marron, Esq. Steven C. Rice, Esq. 20 Attorneys for Defendants 21 22 23 Dated: November 3, 2009 HINTON, ALFERT & SUMNER 24 25 By: Aaron Kaufmann, Esq. 26 Attorneys for Plaintiffs 27 28 2

1 2	[PROPOSED] ORDER	
3	Pursuant to the stipulation, it is ordered that the hearings for Defendants' Motions to	
4	Dismiss be continued to November 13, 2009, at 9:00 a.m.	
5		
6	Dated: November 3, 2009 When the S. White	
7	Hon. feffre S. White Judge of the District Court	
8		
9		
10		
11		
12		
13 14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	3	